

CRIME AGAIN RAMPANT IN NEW YORK AND ITS ENVIRONS

Daring Attempt at Thieving in Grand Central Station—A
sailant Secured \$400 in Pistol Attack on Theatre Manag-
er at Second Avenue and 74th Street—Two Safe Robber-
ies in An Office Building On Fulton Street—Many Other
Crimes of Lesser Note Reported.

Two safe robberies, involving about \$5,000 occurred in an office building.

Three men were held for the grand jury on charges of systematically burglarizing headquarters of dress manufacturers on West 22nd street.

Long Island contributed these items:

Five men raided a garage in Elmhurst, bound the proprietor, took \$100 and escaped.

Robert Low Bacon, former Harvard oarsman and son of former Ambassador Robert Bacon, appealed to the Nassau County board of supervisors for adequate police protection for residents

the fashionable colonies along the north shore, declaring that tea robberies had occurred in the last ten days.

Police headquarters volunteered opinion as to whether another crime wave was in the making, possibly due to widespread unemployment, but Police Commissioner Enright asked the value of estimate for an additional \$100,000 to run the department next year.

He asserted that about 1,500 more men would be needed, but explained that many of these would be required to handle traffic and force problems.

Vincent Tomas, a chauffeur, 21 years old, confessed about his participation with four other men in

**PHYSICIAN TESTIFIES AT
THE ARBUCKLE HEARING**

San Francisco, Sept. 26.—Dr. A. J. Boardman, testifying today in the present examination of Roscoe C. (Sam) Arbuckle said he found Miss Virginia Rousey alive, last Mr. Arbuckle

Miss Rappe's writing in intracranial hemorrhage was not sufficient to establish evidence of alcoholism, Dr. Beardslee testified, and it was necessary to quiet her by the use of a drug. This was in the evening of September 10, a few hours after the party, and it was this charge against Arbuckle which according to the physician and the next morning he discovered evidence to support an earlier conclusion that Miss Rappe had suffered an internal injury.

From the beginning he regarded it as a surgical case and advised removal to a hospital, he said.

draw from the evidence that that bladder was ruptured," the witness said.

In answer to a hypothetical question regarding the cause of the trauma, Dr. Beardslee replied that he would consider external force, such as a blow or the blow the origin.

Violent and continued vomiting may cause a bladder rupture, the witness replied to a question from Arbach's counsel.

A black and blue spot on one arm was the only external sign of injury, according to Dr. Beardslee.

"Don't call me friend" snapped witnesses at Frank Dominguez Arbach's chief counsel, after a long series of between them during questioning by

Although the defense attempted to draw from Dr. Beardslee an admission that other internal causes might have been responsible for his patient's death, the physician said his composite knowledge of the case pointed to a blameworthy rupture.

The following morning after the party the case was turned over to Dr. M. E. Rumwell, according to Dr. Beardslee, who said he did not tell his conclusions about the patient's condition to Dr. Rumwell because the latter did not ask him.

Beardslee said he was merely following professional custom and that he had been requested to give his information to the jury.

**MINORITY OPINION ON
FREEDOM OF SPEECH**

Hartford, Sept. 26.—Not only citizens of the state, but aliens as well, are guaranteed the right of freedom of speech, says Chief Justice George Wheeler of the Connecticut superior court, in an opinion rendered today. He disagreed with the majority opinion of the court on this question. The decision was in the case of T. Simchuk and Alexander Yavak, defendants, who were charged with sedition. The decision, handed down last month, was signed by Justice E. J. Connelley, but the majority opinion was concurred in by Justices E. J. Connelley, H. E. H. and J. H. H.

majority opinion of the court that it did not possess the right, under the United States Constitution, to attempt to alter the American form of government and for that reason were not entitled to the privilege of unlimited political discussion.

Sinichuk and Yavsk were charged publicly exhibiting and advertising seditious, treasonable and abusive material concerning the United States government and the American flag. In the superior court Judge Malilic rendered a decision for the advice of the grand jury.

In his dissenting opinion Chief Justice Wheeler says:

"The fourth amendment of the

...freedom of speech is unques-
tioned, but art from this connection
ever passed to maintain the resolu-
tion in form of government. The resolu-
tion in form of government without the
free speech would be an anomaly."

**AMERICAN LEGION TO HOLD
UNEMPLOYMENT CONFERENCE**

Indianapolis, Sept. 26.—John G. ...
national commander of the American
Legion, has called a legion unemployment
conference to meet at national head-
quarters here Friday. The conference
will determine what steps the legion can
take to obviate the suffering growing
from unemployment.

The conference will have before it figures obtained through more than a thousand questionnaires sent to every village post in the country.